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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DO	CKET NO. CONFIRMATION NO.	
09/230,001 05/18/1999 EVERT BASTIAAN DE HEUS MULLE20	.001A 5036	
20995 7590 02/12/2003		
KNOBBE MARTENS OLSON & BEAR LLP	EXAMINER	
FOURTEENTH FLOOR	TON, KRISANNE MARIE	
IRVINE, CA 92614	T PAPER NUMBER	
1744	16	
DATE MAILED:	02/12/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	09/230,001	DE HEUS, EVERT BASTIAAN
Office Action Summary	Examiner	Art Unit
	Krisanne M. Thornton	1744
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut. - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a reply be oly within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS fro e, cause the application to become ABANDON	timely filed ays will be considered timely. In the mailing date of this communication. JED (35 U.S.C. § 133).
1)⊠ Responsive to communication(s) filed on <u>20</u>	November 2002	
· · · · · · · · · · · · · · · · · · ·	his action is non-final.	
3) Since this application is in condition for allow	vance except for formal matters,	prosecution as to the merits is
closed in accordance with the practice under Disposition of Claims	r Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.
4)⊠ Claim(s) <u>1-12 and 14-22</u> is/are pending in the	e application	
4a) Of the above claim(s) is/are withdra		
5) Claim(s) is/are allowed.	www.mom.comoracianom.	
6)⊠ Claim(s) <u>1-12 and 14-22</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/o	or election requirement	
Application Papers	or orocaon roquiroment.	
9) The specification is objected to by the Examina	er	
10) ☐ The drawing(s) filed on is/are: a) ☐ acce		aminer
Applicant may not request that any objection to the		
11)☐ The proposed drawing correction filed on		• • •
If approved, corrected drawings are required in re	eply to this Office action.	•
12) ☐ The oath or declaration is objected to by the E	xaminer.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119	(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:	•	
1. Certified copies of the priority documen	ts have been received.	
2. Certified copies of the priority documen	ts have been received in Applica	ition No
3. Copies of the certified copies of the price application from the International But See the attached detailed Office action for a list	ority documents have been receivureau (PCT Rule 17.2(a)).	ved in this National Stage
14) ☐ Acknowledgment is made of a claim for domest	•	
$_$ a) \Box The translation of the foreign language pr	ovisional application has been re	eceived.
15) Acknowledgment is made of a claim for domes Attachment(s)	tic priority under 35 U.S.C. §§ 12	zu and/or 121.
1) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informa	ary (PTO-413) Paper No(s) I Patent Application (PTO-152)

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Application/Control Number: 09/230,001

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* **v.** *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-6, 9-12 and 14-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kalasek in view of the Applicant's admission of the state of the prior art.

Kalasek teaches a double-walled boiler sterilization apparatus having computer controlled, timed actuation, with a fluid reservoir provided between the sterilization chamber and an outer wall with heating means there. Placement of the sterilization chamber is concentric, but offset within the outer wall. Kalasek is silent of to the volumetric dimensions of the apparatus.

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Page 1 of the instant specification sets forth that volumes of from 10 to about 50 liters are conventional in the art of ministerilizers.

It would have been obvious to one of ordinary skill in the art to configure the apparatus of Kalasek within conventional volume dimensions of ministerilizers, as supported in Applicant's admission of the state of the prior art, for their known and effective application for point of use sterilization, such as in a dentist's office.

Kalasek teach square or rectangularly shaped structures, however it would have been well within the purview of one of ordinary skill in the art to utilize a cylindrical shape therefore, as cylindrical sterilization structures are conventional in the art, and mere changes in shape are not held to be patentable distinctions. It is further noted that the use of demineralized water in steam sterilizers is well known and expected because it minimizes the occurrence of mineral deposits from condensate within the structure that would deter optimal effectiveness of the apparatus.

Claims 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kalasek and Applicant's admission of the state of the prior art, as applied to claims 1-6, 9-12 and 14-22 above, and further in view of Brucker WO 92/01479.

Brucker teaches the use of lateral supports within a boiler sterilizer for support of articles to be sterilized as well as, the utilization of a hinged, sealing door for operation of the apparatus.

It would have been obvious to one of ordinary skill in the art to provide the lateral supports of Brucker in the structure of Kalasek because it would clearly allow for the sterilization of an increased number of articles simultaneously, and it would further have Application/Control Number: 09/230,001

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been obvious to utilize door means as those in Brucker for the purpose of sealingly enclosing the structure to optimize containment of sterilizing medium and temperature maintenance.

Response to Arguments

Applicant's arguments filed 11/20/2002 have been fully considered but they are not persuasive.

Applicant argues that Kalasek cannot render the claims obvious because Kalasek fails to teach or suggest a "mini" apparatus, however, the Examiner would point out that it was never asserted that Kalasek taught a mini apparatus, but the rejection was made in view of Applicant's own admission of the state of the prior art which taught the recognized conventionality of mini sterilizers (see page 1 of the instant specification), the conventionality thus suggesting the obvious application of "mini" proportions for the apparatus of Kalasek.

Applicant further argues that at the time of Kalasek's invention, sterilization apparatus units were of large size and/or built in at their desired locations and thusly argues that at the time of Kalasek's invention one would not have considered down-sizing. However, the Examiner would note that the motivation for "downsizing" does not come from Kalasek, but from Applicant's own admission of the prior art, and that it is not required that Kalasek provide such motivation, only that the apparatus thereof be capable of functioning in a "mini" configuration. The Examiner would further note, that while Kalasek is silent as to actual dimensions, the reference does teach treatment of

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bandages and teaches treatment within a hospital. There is nothing in Kalasek that would exclude it being used in a doctor's office in a small configuration.

Conclusion

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Krisanne M. Thornton whose telephone number is 703-308-3914. The examiner can normally be reached on Mon.-Wed. 6:30am-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert J. Warden can be reached on 703-308-2920. The fax phone

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numbers for the organization where this application or proceeding is assigned are 703-

305-7718 for regular communications and 703-305-3599 for After Final

communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

KRISANNE THORNTON PRIMARY EXAMINER

February 10, 2003

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